UNITED STATES DISTRICT COURT FOR THE DISTRICT OF ALASKA CIVIL DOCKET ENTRIES FOR CASE A01-0029--CV (HRH)
"HARBOR ENTERPRISES ET AL V WPT HOLDINGS ET AL"

Including terminated parties, excluding terminated counsel

Presiding Judge: The Honorable H. Russel Holland, U.S. District Judge

Magistrate Judge: Referral Rule:

Filed: 01/26/01 Closed: NO

Jurisdiction: (2) U.S. Defendant

PLF Diversity: DEF Diversity:

Nature of Suit: (240) Torts to land

ALLOCATION OF FRAUD

Origin: (2) Removed from State Court

Demand:

Filing fee: Waived

Trial by:

Parties of Record:		Counsel of Record:		
PLF 1.1	HARBOR ENTERPRISES INC	Eric T. Sanders Feldman Orlansky et al 500 L Street, Suite 400 Anchorage, AK 99501 907-272-3538 FAX 907-274-0819		
PLF 2.1	NORTH 60 PETRO LTD	Eric T. Sanders (see above)		
DEF 1.1	WPT HOLDINGS LTD	William M. Bankston Bankston Gronning O'Hara P.C. 601 W. 5th Avenue, Suite 900 Anchorage, AK 99501 907-276-1711 FAX 907-279-5358		
DEF 2.1	RUSSEL METALS INC	William M. Bankston (see above)		
3PP 1.1	WPT HOLDINGS LTD	William M. Bankston (see above)		
3PP 2.1	RUSSEL METALS INC	William M. Bankston (see above)		
3DF 1.1	U.S. ARMY	Richard L. Pomeroy U.S. Attorney's Office 222 W. 7th Avenue, #9 Anchorage, AK 99513-7567 907-271-5071		

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF ALASKA CIVIL DOCKET PARTY INFORMATION FOR CASE A01-0029--CV (HRH) "HARBOR ENTERPRISES ET AL V WPT HOLDINGS ET AL"

Including terminated parties, excluding terminated counsel

Parties of Record: Counsel of Record:

		Robert C. Bundy Dorsey & Whitney 1031 W. 4th Avenue, Suite 600 Anchorage, AK 99501 907-276-4557 FAX 907-276-4152
3DF 2.1	CHEVRON CORP	Stephen M. Ellis Delaney Wiles et al 1007 W. 3rd Avenue, Suite 400 Anchorage, AK 99501 907-279-3581
3DF 3.1	STANDARD OIL CO OF CALIFORNIA	Stephen M. Ellis (see above)
3DF 4.1	[T] IMPERIAL OIL LTD	No counsel found for this party!

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF ALASKA CIVIL DOCKET ENTRIES FOR CASE A01-0029--CV (HRH)
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ACRS: R VDSDX

Document	#	Filed	Docket text
1 -	1	01/26/01	3DF 1 Notice of Removal w/att state crt docs (3AN-98-5268 CV).
2 -	1	01/30/01	HRH Minute Order that w/in 10 days from date of MO petitioner to file cy of all state crt records and complete service list $w/clerk$. cc: cnsl
3 -	1	01/30/01	3DF 1 motion to dismiss 3rd party pltfs'claim for lack of subject matter jurisdiction and remand the remainder of the action back to state court $w/atch$ memo.
4 -	1	02/02/01	3DF 4 Limited etrny of appearance of D. Serdahely.
5 -	1	02/02/01	3DF 4 Stipulation for ext of time from $02/05/01$ until $02/26/01$ to respond to 3rd party complaint.
5 -	2	02/05/01	HRH Order granting stip at #5. cc: cnsl
6 -	1	02/07/01	3DF 1 Service List.
7 -	1	02/07/01	3DF 1 Notice of compliance of filing cys of state court documents w/att exhs.
8 -	1	02/13/01	PLF 1-2 Attorney Appearance of J. Allmaras.
9 -	1	02/13/01	PLF 1-2 non-opposition to 3DF 1 motion to dismiss 3rd party pltfs'claim for lack of subject matter jurisdiction and remand the remainder of the action back to state court $(3-1)$.
10 -	1	02/14/01	3PP 1-2 Unopposed Motion for extension of time to oppose mot to dismiss to $3/16/01$.
11 -	1	02/15/01	3DF 4 Unopposed Motion for ext to 3/16/01 to oppose motion to dismiss.
11 -	2	02/16/01	Order granting #11. cc: cnsl
12 -	1	02/16/01	HRH Order granting #10. cc: cnsl
13 -	1	02/16/01	DEF 1-2 Attorney Appearance of W. Bankston.

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CIVIL DOCKET ENTRIES FOR CASE A01-0029--CV (HRH) "HARBOR ENTERPRISES ET AL V WPT HOLDINGS ET AL"

For all filing dates

Document	#	Filed	Docket text
14 -	1	02/21/01	3PP 1-2; 3DF 4 Stipulation that 3DF 4 has to 3/5/01 to ans 3d-party complaint.
14 -	2	02/22/01	HRH Order granting #14. cc: cnsl
15 -	1	03/05/01	3DF 4 motion to dismiss 3d-party plfs' claims for lack of personal jurisdiction w/att memo, aff & exhs
16 -	1	03/15/01	3PP 1-2; 3DF 4 Stipulation that 3PP 1-2 have to $4/20/01$ to oppo 3DF 4's motion to dismiss.
16 -	2	03/16/01	Order granting #16. cc: cnsl
17 -	1	03/16/01	3PP 1-2 motion to amend third-party complaint w/att prop 1st amended 3rd pty cmplt.
18 -	1	03/16/01	DEF 1-2; 3PP 1-2 opposition to 3DF 1 motion to dismiss 3rd party pltfs'claim for lack of subject matter jurisdiction and remand the remainder of the action back to state court (3-1) w/att exhs.
19 -	1	03/16/01	3DF 4 partial opposition to 3DF 1 motion to dismiss 3rd party pltfs'claim for lack of subject matter jurisdiction and remand the remainder of the action back to state court (3-1) w/att exhs.
20 -	1	03/21/01	3DF 1 Unopposed Motion that 3DF 1 has until $4/20/01$ to file replies to mot to dismiss 3rd pty plfs' clms and mot to amend 3rd pty cmplt.
20 -	2	03/22/01	Order granting unoppo mot. cc: cnsl
21 -	1	03/30/01	3PP 1-2 motion for SJ on misrepresentation, nondisclosure, $\&$ breach of contractual warranty claims.
22 -	1	03/30/01	DEF 1-2 motion for SJ establishing that plf is contractually obligated (1) to indemnify defs for any costs associated with petroleum hydrocarbon contamination & (2) to indemnify defs for any costs resulting from any contamination at the barrel washing plant w/att exhs (orig in accordian folder next to crt file).
23 -	1	04/06/01	HRH Minute Order that proof of service due re: 3d-party defs 20 days. cc: cnsl
24 -	1	04/10/01	DEF 1-2; 3PP 1-2 motion requesting preliminary jurisdictional discovery against Imperial Oil
25 -	1	04/11/01	DEF 1-2; 3PP 1-2 motion requesting preliminary jurisdictional discovery against the US, $\ensuremath{\text{w}/\text{att}}$ exhs.
26 -	1	04/12/01	3DF 4 protective renewal of 3DF 4 motion to dismiss 3d-party plfs' claims for lack of personal jurisdiction (15-1)
27 -	1	04/13/01	3PP 1-2 Return of Service Executed USAG & local USA (Jan 01); Chevron 1/30/01); Standard Oil (1/11/01); Imperial Oil 1/16/01.
28 -	1	04/16/01	HRH Minute Order that case not at issue re: 3d-party defs 2&3; ans/dft due 20 days. cc: cnsl

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CIVIL DOCKET ENTRIES FOR CASE A01-0029--CV (HRH) "HARBOR ENTERPRISES ET AL V WPT HOLDINGS ET AL"

For all filing dates

Document	#	Filed	Docket text
29 -	1	04/17/01	PLF 1-2; DEF 1-2; 3PP 1-2; 3DF 1-3 Stipulation for stay (except 3d-party def Imperial Oil) in proceedings until 30 days after Vancouver meeting; Chevron/Standard's ans to 3d-party complaint, gvt's answer to amended 3d-party complaint, reply to Russel Metal's oppo to mot to dismiss; Harbor's response to White Pass mots for SJ, any other except those related to Imperial Oil.
29 -	2	04/18/01	HRH Order granting stip at #29. cc: cnsl
30 -	1	04/20/01	3DF 4 limited nonopposition to 3PP 1-2 motion to amend third-party complaint (17-1)
31 -	1	04/20/01	3DF 4 Notice of nonjoinder in stip to stay proceedings
32 -	1	04/20/01	DEF 1-2; 3PP 1-2 opposition to 3DF 4 motion to dismiss 3d-party plfs' claims for lack of personal jurisdiction w/att exhs (15-1)
33 -	1	04/24/01	3PP 1-2; 3DF 4 Stipulation for ext to $5/8/01$ for 3DF 4 to oppose mot for preliminary jurisdictional discovery & to reply to 3PP's oppo to 3DF 4 mot to dismiss 3d-party complaint.
33 -	2	04/24/01	HRH Order approving stip. cc: cnsl
34 -	1	04/26/01	HRH Order denying mot to dismiss 3rd pty plfs' clm for lack of subject matter jurisdiction (3-1), mot to amend third-pty cmplt (17-1), mot for SJ on misrepresentation, nondisclosure and breach of contractual (21-1), mot for SJ establishing that plf is contractually obligated (1) to (22-1), mot requesting prel jurisdictional disc against the US (25-1) in light of the stipulated stay. cc: cnsl
35 -	1	05/03/01	3DF 4 Stipulation for ext to $5/15/01$ to oppo mot for preliminary jurisdictional discovery against Imperial & to reply to White Pass' oppo to Imperial's mot to dismiss (at $\#15$).
35 -	2	05/14/01	HRH Order granting #35. cc: cnsl
36 -	1	05/15/01	3DF 4 reply to opposition to 3DF 4 motion to dismiss 3d-party plfs' claims for lack of personal jurisdiction (15-1)
36 -	2	05/15/01	3DF 4 opposition to DEF 1-2; 3PP 1-2 motion requesting preliminary jurisdictional discovery against Imperial Oil (24-1)
37 -	1	05/16/01	3DF 4 Affidavit (original) of J. Zych re:reply to oppo 3DF 4 motion to dismiss 3d-party plfs' claims for lack of personal jurisdiction (15-1),oppo to DEF 1-2; 3PP 1-2 motion requesting preliminary jurisdictional discovery against Imperial Oil (24-1)
38 -	1	05/21/01	DEF 1-2; 3PP 1-2; 3DF 4 Stipulation that 3PP 1-2 have to 6/4/01 to file reply to 3DF 4 opp to mot to dismiss 3d-party claim for lack of personal jurisdiction & mot requesting preliminary jurisdictional discovery against Imperial Oil (3DF 4) [refers to #15 & #24].
38 -	2	05/22/01	HRH Order granting #38. cc: cnsl
39 -	1	06/01/01	3PP 1-2; 3DF 4 Stipulation that replies to #15 & #24 due 6/11/01

ACRS: R_VDSDX As of 12/01/05 at 3:00 PM by GARRY

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CIVIL DOCKET ENTRIES FOR CASE A01-0029--CV (HRH) "HARBOR ENTERPRISES ET AL V WPT HOLDINGS ET AL"

For all filing dates

Document	#	Filed	Docket text
39 -	2	06/04/01	Order granting #39. cc: cnsl
40 -	1	06/11/01	DEF 1-2; 3PP 1-2 motion to amend first amended 3d-party complaint
41 -	1	06/11/01	DEF 1 reply to opposition to DEF 1-2; 3PP 1-2 motion requesting preliminary jurisdictional discovery against Imperial Oil (24-1)
42 -	1	06/14/01	3DF 4 Request for Oral Argument re: 3DF 4 motion to dismiss 3d-party plfs' claims for lack of personal jurisdiction (15-1).
43 -	1	06/18/01	HRH Order denying motion to dismiss 3d-party plfs' claims for lack of personal jurisdiction (15-1) with leave to renew upon completion of jurisdictional discovery; granting/denying motion requesting preliminary jurisdictional discovery against Imperial Oil (24-1), foregoing discovery to be completed by 9/14/01. cc: cnsl
44 -	1	07/02/01	PLF 1-2 Address Change Notice.
45 -	1	07/09/01	HRH Order granting motion to amend first amended 3d-party complaint (40-1). cc: cnsl
46 -	1	07/09/01	3PP 1-2 Complaint (2d Amended Third-party)
47 -	1	07/11/01	PLF 1-2; DEF 1-2; 3PP 1-2; 3DF 1-3 Notice of meeting between parties & stipulation to continue stay of proceedings
47 -	2	07/16/01	HRH Order granting motion Notice of meeting between parties & stipulation to continue stay (47-1); case stayed until $3/2/02$ except Imperial Oil Lmt. cc: cnsl
48 -	1	08/27/01	3PP 1-2; 3DF 4 Stipulation that 3d-party claims against 3DF 4 Imperial Oil be dismissed
48 -	2	08/28/01	HRH Order granting stipulation that 3d-party claims against Imperial Oil be dismissed (48-1) $\rm w/prejudice$, each to bear own costs & fees. cc: cnsl
49 -	1	03/07/02	HRH Minute Order that status report due 3/21/02. cc: cnsl
50 -	1	03/08/02	DEF 1-2 Notice of proposed stipulation for continuance of stay of litigation
51 -	1	03/20/02	PLF 1-2; DEF 1-2; 3DF 1-2 Stip to continue stay of proceedings to $10/31/02$ w/att exhs
51 -	2	03/21/02	HRH Order granting stipulation to continue stay of proceedings to $10/31/02$ (51-1). cc: cnsl
52 -	1	03/21/02	DEF 1-2; 3PP 1-2 Status Report of parties.
53 -	1	03/26/02	DEF 1-2; 3PP 1-2 motion to amend caption
53 -	2	04/22/02	HRH Order granting motion to amend caption (53-1). cc: cnsl
54 -	1	11/19/02	PLF 1-2 Notice of pending stip (to ext stay to 2/2/03)
55 -	1	11/20/02	DEF 1-2; 3PP 1-2 amended notice of pending stipulation (corrected date to 2003).

ACRS: R_VDSDX

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CIVIL DOCKET ENTRIES FOR CASE A01-0029--CV (HRH) "HARBOR ENTERPRISES ET AL V WPT HOLDINGS ET AL"

For all filing dates

Document	#	Filed	Docket text
56 -	1	12/05/02	PLF 1-2; DEF 1-2; 3PP 1-2; 3DF 1-3 3d Stip to continue stay of proceedings until 2/3/03
56 -	2	12/06/02	HRH Order granting 3d Stip to continue stay of proceedings until 2/3/03 (56-1). cc: cnsl
57 -	1	02/28/03	HRH Order that counsel to confer & plfs to file status report by 3/20/03; other parties may file separate reports by same date. cc: cnsl
58 -	1	03/19/03	PLF 1-2 status report
59 -	1	03/20/03	DEF 1-2; 3PP 1-2 Report re: status
60 -	1	03/21/03	HRH Order that proceedings in this case remain stayed until earlier of 30 days following appearance of new cnsl for plfs or 7/1/03. cc: cnsl
61 -	1	07/16/03	HRH Minute Order that status report due 7/31/03. cc: cnsl
62 -	1	07/31/03	PLF 1-2; DEF 1-2; 3PP 1-2; 3DF 2 Report re: stat.
63 -	1	08/04/03	HRH Minute Order that stat rpt dated $07/31/03$ at dkt 62 is accepted; further stat rpt due by $08/29/03$. cc: cnsl
64 -	1	09/16/03	PLF 1-2; DEF 1-2; 3PP 1-2; 3DF 1-3 Stip to extend stay to 4/1/05
64 -	2	09/22/03	HRH Order granting stipulation to extend stay to $4/1/05$ (64-1). cc: cnsl
65 -	1	09/22/03	DEF 1-2; 3PP 1-2 Notice of filing timeline attachment to re: PLF 1-2; DEF 1-2; 3PP 1-2; 3DF 1-3 Stip to extend stay to 4/1/05 (64-1).
66 -	1	05/10/05	HRH Order re: case stat; cnsl to file updated stat rpt by 5/27/05. cc: cnsl
67 -	1	05/25/05	PLF 1-2 Report re: status w/att exhs.
68 -	1	05/27/05	HRH Order that case stayed for addtl 60 days to allow parties time to consider stip regarding stat of case. cc: cnsl
69 -	1	07/05/05	Stipulation to extend stay until 12/31/06.
69 -	2	07/06/05	HRH Order approving stip to extend stay until 12/31/06 (69-1). cc: cnsl
70 -	1	11/29/05	PLF 1-2 Attorney Substitution of E. Sanders (Feldman) in place of J. Allmaras. cc: cnsl